### **PATENT COOPERATION TREATY**

### **PCT**

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 91.M1002WO41	FOR FURTHER ACTION	See Form PCT/IPEA/416
International application No. PCT/IT2004/000313	International filing date (day/month/year) 27.05.2004	Priority date (day/month/year) 30.01.2004
International Patent Classification (IPC) or na A23L1/212, A23L2/04	tional classification and IPC	
Applicant SIG TECHNOLOGY, LTD.		
This report is the international prelication Authority under Article 35 and trans	iminary examination report, established smitted to the applicant according to A	d by this International Preliminary Examining urticle 36.
2. This REPORT consists of a total of 5 sheets, including this cover sheet.		
3. This report is also accompanied by ANNEXES, comprising:		
	the International Bureau) a total of sh	
sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).		
☐ sheets which supersed- beyond the disclosure i Supplemental Box.	e earlier sheets, but which this Authori n the international application as filed,	ity considers contain an amendment that goes as indicated in item 4 of Box No. I and the
sequence listing ang/or table	ureau only) a total of (indicate type and es related thereto, in computer readab Listing (see Section 802 of the Adminis	I number of electronic carrier(s)) , containing a le form only, as indicated in the Supplemental strative Instructions).
This report contains indications relations.	ating to the following items:	
☐ Box No. I Basis of the opin	ion	
☐ Box No. II Priority	•	
·	nt of opinion with regard to novelty, in	ventive step and industrial applicability
☐ Box No. IV Lack of unity of in		The state of the s
applicability; citat	nent under Article 35(2) with regard to tions and explanations supporting such	novelty, inventive step or industrial n statement
☐ Box No. VI Certain documen		
	n the international application	
☐ Box No. VIII Certain observati	ons on the international application	
Date of submission of the demand	Date of completi	lon of this report
02.08.2005	24.01.2006	
Name and mailing address of the International preliminary examining authority:	Authorized Office	er
European Patent Office - P.B. 5 NL-2280 HV Rijswijk - Pays Ba: Tel. +31 70 340 - 2040 Tx: 31 6 Fax: +31 70 340 - 3016	s Vuillamy V	

## INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/IT2004/000313

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_	Во	x No. I Basis of the report
1.	<ol> <li>With regard to the language, this report is based on the international application in the language in which filed, unless otherwise indicated under this item.</li> </ol>	
		This report is based on translations from the original language into the following language, which is the language of a translation furnished for the purposes of:  ☐ international search (under Rules 12.3 and 23.1(b))  ☐ publication of the international application (under Rule 12.4)  ☐ international preliminary examination (under Rules 55.2 and/or 55.3)
2.	hav	th regard to the <b>elements</b> * of the international application, this report is based on (replacement sheets which we been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this nort as "originally filed" and are not annexed to this report):
	Des	scription, Pages
	1-7	as originally filed
	Cla	ims, Numbers
	1-6	as originally filed
	Dra	wings, Sheets
	1/1	as originally filed
		a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing
3.		The amendments have resulted in the cancellation of:  ☐ the description, pages ☐ the claims, Nos. ☐ the drawings, sheets/figs ☐ the sequence listing (specify): ☐ any table(s) related to sequence listing (specify):
4.	had	This report has been established as if (some of) the amendments annexed to this report and listed below if not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the oplemental Box (Rule 70.2(c)).  The description, pages the claims, Nos.  The drawings, sheets/figs the sequence listing (specify):  any table(s) related to sequence listing (specify):
	*	If item 4 applies, some or all of these sheets may be marked "superseded."

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/T2004/000313

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

3, 5

No: Claims

1, 2, 4, 6

Inventive step (IS)

Yes: Claims

No: Claims

1-6

Industrial applicability (IA)

Yes: Claims

1-6

No: Claims

2. Citations and explanations (Rule 70.7):

see separate sheet

# **10/586811**IAP11 Rec'd PCT/PTO 19 JUL 2006

#### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

PCT/IT2004/000313

International application No.

#### Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

The following documents are referred to:

 D1:
 US-A-3 083 634
 D2:
 GB 868 973 A

 D3:
 EP-A-0 850 572
 D4:
 GB-A-1 197 807

 D5:
 EP-A-0 888 718
 D6:
 FR-A-2 638 064

 D7:
 GB-A-1 339 939

V.1/ The present application does not meet the requirements of Article 33 PCT because the subject-matter of claims 1, 2, 4 and 6 is not new in the sense of Article 33(2) PCT.

Remark The feature 'stationing the heated product' of claim 1 is vague and unclear (Art. 6 PCT). Any heating step (in a tank or tube, cf. description p.6) is regarded as comprising a stationing step.

V.1.1/ The subject-matter of claims 1, 2 and 4 is not new over D1 (cf. fig.8; col.2, I.10-46; col.2, I.53 to col.3, I.49; col.3, I.56-66; col.4, I.6 to col.5, I.36), disclosing a process for making juice or puree wherein fruits are disintegrated (with optionally simultaneous refining) and heated, the obtained juice being recycled upstream of the disintegrator. In another embodiment, the refining step follows the heating step.

**V.1.2/** The subject-matter of claims 1, 2 and 4 is not new over D2 (cf. figure; p.1, I.42-89; p.2, I.9 to p.3, I.31; p.3, I.78-103), disclosing a process for making fruit juice wherein fruits are shredded, the juice and pulp are heated and separated (extractor), the pulp obtained is refined and the refined juice is recycled to the heating step.

**V.1.3/** The subject-matter of claims 1 and 4 is not new over D3 (cf. figures; col.1, l.1-8; col.3, l.50 to col.4, l.31) disclosing a process for making fruit puree wherein fruits are strained and refined, the refined pulp is heated and recycled to the heating step.

**V.1.4/** The subject-matter of claims 1, 2 and 4 is not new over D4 (cf. p.2, l.66-129; example; figure), disclosing a process for making tomato juice wherein tomatoes are comminuted, heated and refined, the refined juice being recycled to the comminuting / heating step.

**V.1.5/** The subject-matter of claims 1 and 6 is not new over D5 (cf. p.3, I.30-57) disclosing a process for making tomato products wherein fruits are chopped, heated and refined. D5 mentions that in conventional processes, the tomato residue can be incorporated into the chopped tomatoes.

#### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

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**V.1.6/** The subject-matter of claims 1 and 4 is not new over D6 (cf. figure 1; p.2, l.8 to p.3, l.30) disclosing a process for fruit puree or juice wherein fruits are chopped, heated and refined, the finished juice being introduced at the heating step.

**V.1.7/** The subject-matter of claim 1 is not new over D7 (cf. figure; p.2, l.65-119) disclosing a process for making tomato pulp wherein fruits are chopped and heated, the heated product is recycled (stationing step) to the chopping stage, then refined.

**V.2/** Dependent claims 3 and 5 do not appear to contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of inventive step. Indeed, having regard to the claimed process and the prior art known from D1-D7, it is considered that the person skilled in the art would regard the process of the present invention as an obvious alternative to those known. Therefore, this process does not fulfill the requirements of Art.33(3) PCT.